

*Original  
Copy*  
Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374  
ronvrooman38@gmail.com

FILED 05 JUN '17 10:40AM DDC-ORP

1 On Oregon IN THE UNITED STATES DISTRICT COURT

2 FOR THE DISTRICT OF OREGON seeking jurisdiction!

- 3 Ronald Charles Vrooman )  
4 Party for Plaintiff Pro se and ) *Case number: Every case that I*  
5 Ronald Charles Vrooman Private Attorney ) *have filed into Federal District*  
6 Generals by the United States Congress 42 ) *Court Portland Oregon or*  
7 U.S.C.1988 and 18 U.S.C.1510 and 18 U.S.C. ) *courthouse 740 by all its names*  
8 1512 and to be known as "One of the People" ) *and the Portland location.*  
9 also "Qualified Criminal Investigator" and )  
also "Federal Witness" and by unrebutted affidavit. )  
Status identified and unrebutted.  
10  
11 Vrs.  
12 The corporate governance (s) being )  
13 manifested within this court and among its ) *Failure to provide due process*  
14 employees by name and title... ) *and violations of inalienable, civil*  
15 ) *and human rights and RICO. Are*  
16 ) *violations of 18 USC 3571. Not*  
17 ) *abiding by governing law is a due*  
18 ) *process violation.*  
19  
20  
21  
22  
23  
24

1075

Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374  
ronvrooman38@gmail.com

25 Notice to all Deputy Clerks and Clerk of the Court. You may seek input  
26 from the judiciary. I cannot as they have yet to provide proof of  
27 jurisdiction and bona fides.

28 Challenging Color legal fiction; with full faith and credit this below  
29 applies to Oregon and federal corporate governances.

30 [https://scannedretina.com/2014/11/09/california-brown-act-government-](https://scannedretina.com/2014/11/09/california-brown-act-government-code-section-54950-54963/)  
31 [code-section-54950-54963/ !](https://scannedretina.com/2014/11/09/california-brown-act-government-code-section-54950-54963/)

## 32 California Brown Act – Open Meetings Act

33 Excerpt:

34

35 54950. In enacting this chapter, the Legislature finds and declares  
36 that the public commissions, boards and councils and the other  
37 public agencies in this State exist to aid in the conduct of the  
38 people's business. It is the intent of the law that their actions be  
39 taken openly and that their deliberations be conducted openly.

40 The people of this State do not yield their sovereignty to the  
41 agencies which serve them. **The people, in delegating authority, do  
42 not give their public servants the right to decide what is good for  
43 the people to know and what is not good for them to know.** The people  
44 insist on remaining informed so that they may retain control over the  
45 instruments they have created.

46

47 There are several cases filed, with docket numbers, by me. There are  
48 also filings by me into Bundy et al. that are included.

49 In the spirit of friendship and brotherly love, I propose that all the improper actions or ones that I  
50 or this court could have misconstrued as improper by me, the clerks and judiciary in this court  
51 known as Federal District Court of Portland Oregon and the man Ronald Charles Vrooman  
52 known by act of Congress to be one of the people, be put aside and each case examined together  
53 to determine any deficiencies in the paper work in chronological order.

54 In the quest for harmony and remedy.

55 With full faith and credit I do this under ORCP20A.

56 I claim, give notice and demand. I do not plea, petition, request, motion or supplicate.

Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374  
ronvrooman38@gmail.com

57 Case filings into a court of record were removed by Brown's directions to the clerks in the  
58 Bundy et al. case. Provide proof of the governing law that enabled that act. Or by your silence  
59 you acquiesce. There is no law that permits her actions making the removal null and void. Thus  
60 the filings are active and need to be properly and lawfully dealt with...There is 30 days to comply  
61 or by your silence acquiesce to wrongful action by Brown in Bundy et al. Wrongful action is a  
62 due process violation.

63 Prior to that time I submitted a Notice and Demand to Mary clerk of court. It is unanswered to  
64 this date. Answer this document or by your silence you acquiesce to the document in 30 days  
65 from the registered date stamped on this copy. Due process violations.

66 This court thru its clerks and judiciary has neglected to abide by governing law. I have itemized  
67 proof. Agree to abide by governing law now and in the future or by your silence you acquiesce  
68 to your failure to do so. You have 30 days. Each failure is a due process violation acknowledged  
69 by your default. Incontrovertible evidence in the DC Claims court.

70 This court owes me \$800.00 in FRN that were erroneously collected and not returned when  
71 required to do so. I have the bogus excuse of no method to do so. That is insulting to me! Send to  
72 me \$800.00 in FRN, check or Postal money order in 30 days from the registered date stamped on  
73 this copy. Or by your silence you acquiesce to your culpability of due process violation. 18 USC  
74 3571 at 250K penalty.

75 This court transferred cases to Eugene in error. McShane in Eugene, was identified as an Article  
76 III judge, has failed to provide proof. In addition to not providing evidence of his bona fides and  
77 jurisdiction, he demanded money and after being informed that no money was due to him or the  
78 court, he wrote and order, without jurisdiction filed in writing into the record, relieving an  
79 attorney for the Beaverton School District of discovery. Provide a correction letter to that  
80 attorney and to me that he was in error. Or by your silence acquiesce to your due process  
81 violation at 250K penalty. You have 30 days.

82 There is a Habeas Corpus filed into this court, on my behalf and assumed by me, which is still  
83 hanging undetermined. There are due process and a speedy requirement, in the governing laws,  
84 in place. The governing laws are being ignored. Part of this Habeas Corpus is a 2<sup>nd</sup> amendment  
85 violation by John Mercer, a self identified judge with no known bona fides or jurisdiction  
86 provided, this and other errors must be attended to. Or by your silence you acquiesce to my  
87 demands in the Habeas Corpus. After 30 days this copy will become a court order nullifying my  
88 conviction in the Beaverton Municipal Court. The receipt stamp on this document filed into this  
89 court with a recorded stamp and 30 days will be all the proof needed, to be entered into any court  
90 as proof of nullification of UC 7945181. Without equivocation, mental reservation or secret  
91 evasion.

92 There is no charge for file on demand as all my documents are.

Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374  
 ronvrooman38@gmail.com

93 Many of the actions looks like entrapment to me, as this court has been challenged to provide  
 94 proof of jurisdiction filed into the record of this court and it has not done this. I am in pro se  
 95 only when you can provide a court. It is guaranteed by the Constitution whichever one you  
 96 took your oath on/to. t(T)he u(U)nited States of/for America they all say the same thing it is  
 97 just word art and fraud upon the people and I am known as One of the People. In legislation  
 98 it is intent that counts.

99 I do lawful not legal and supply my best effort. If there is deficiencies in my papers please  
 100 inform me and I will correct them. That's the governing law. I will not however, accept  
 101 jurisdiction without your proof. That's the governing law. I don't have the BAR or FARA  
 102 identification that the judges and magistrates and attorneys in this court are required to have and  
 103 is now demanded of all those so identified in their employment or professional records. My  
 104 status is clear and this court knows it. That's the governing law. In writing address me as an  
 105 Oregonian an American State National with all of my guaranteed rights not a US citizen. That is  
 106 settled case law. After 30 days this copy will become a court order valid in any court. The receipt  
 107 of this document into this court with a recorded stamp on my copy will be all the proof needed,  
 108 plus 30 days to be entered into any court or corporate governance department or agency, such as  
 109 the State Department in DC; as proof of my nationality; Oregonian a state National of the united  
 110 States of America with all rights reserved.

111 I demand that this court/courthouse 740/clerk of the court protect my inalienable rights, civil  
 112 rights and due process. In each and every instance!

113 Such as: with full faith and credit clause in force.

114 Article [the] VI of the Constitution of the United States for the United States of America,  
 115 Anno Domini 1789, with Articles of Amendment Anno Domini 1791:  
 116 1 Oath of Office (Art. IXI Sec. 3, Cal. Const; 4 U.S.C. 101) (Prior to 1 July, 2009 to Present  
 117 time).

118 2 Letter of Appointment form if applicable or,  
 119 3 Registration Statement (Title 22 U.S.C. § 611 & 612). (Re: foreign agent/propagandist  
 120 registration)

121 4 Delegation of Authority Affidavit

122 5 Employee Affidavit if applicable

123 6 Official Surety Bond (per inter-alia Cal. Govt. Code Sect. 1450-1463.)

124 7 Registration Statement (Title 22 U.S.C. § 611 & 612). (Re: foreign agent/propagandist  
 125 registration)

126 8 Loyalty and Security Clearance (Title 22 U.S.C. 272b).

127 9 Certification of Election form if applicable.

128 10 State Statement of Economic Interest Form.

129 11 License to practice law endorsed with oath required under Section 6067 of the California  
 130 Business and Professions Code.

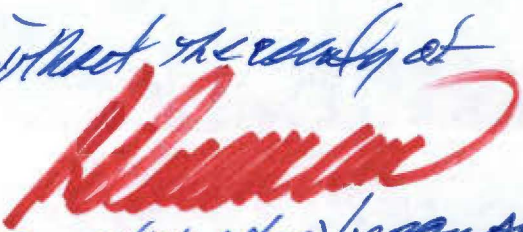
Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374  
ronvrooman38@gmail.com

131 12 Pocket Commission.

132 13 Full Financial Disclosure!

133 I have informed Matt, Eric, Christy, Charlene and Mary and notice to the agent is notice to  
134 the agency. Accardi and Clearfield Doctrines and ex parte Milligan are in Play. It seems that  
135 the oaths to the Constitution are being ignored. Whichever Constitution you place on the  
136 table it does not obscure the 4 corner rule and the Original founding documents intent.

137 It is not necessary for me to print over and over again facts and law and statutes and case law.  
138 It is time for you folks to TAKE HEED.

139 *Without the State of Oregon without the country of  
Washington  
Signed & sworn before me*   
 6/2/17  


OFFICIAL SEAL  
TALA ARETA JONES  
NOTARY PUBLIC - OREGON  
COMMISSION NO. 939009  
MY COMMISSION EXPIRES JUNE 2, 2019

*Ronald Charles Vrooman  
Oregon within the  
United States of America  
June 2, 2017*

